AND WHEN RECORDED MAIL TO

Name

Street Address City & D & D CONTRACTORS, INC. 5500 BT QUITY AVENUE • RENO. NEVADA 89502 TELEPHONE (702) 785-5070-355-5317

Cowdery's Form No. 379 MECHANICS LIEN (Rev. 7:86)

- SPACE ABOVE THIS LINE FOR RECORDER'S USE -

Madranias? Li			
Mechanics' Lien			
The undersigned D & D Contractors, Inc. (Name of person or firm claiming mechanics' lien. Contractors use name exactly as it appears on contractor's license.)			
Claimant, claims a mechanics' lien upon the following described real property: City of Stateline County of Stateline County of Stateline County of County o			
122-123 Deer Run Court, Stateline, Nevada 89449			
(General description of property where the work or materials were furnished. A street address is sufficient, but if possible, use both street address and legal description.)			
The sum of \$ 17,500.00			
1 Wechter with interest thereon			
at the rate of percent per annum from			
is due claimant (after deducting all just credits and offsets) for the following labor, services, equipment or materials furnished by claimant			
(Insert general description of labor, services, equipment or materials.)			
Claimant furnished the world and materials at the			
Claimant furnished the work and materials at the request of, or under contract with Carl A. Morrison			
(Name of person or firm who ordered or contracted for the work or materials.)			
The owners and reputed owners of the property are Carl A. Morrison - Capri Resorts P.O. Box 7049 Stateline, Nevada 89449			
(Insert name of owner of real property. This can be obtained from the County Recorder or by checking the building permit application at the Building Department.)			
Firm Name D & D Contractors, Inc.			
By: (Signature of claiman of 10thorizont agent) dent			
VERIFICATION I, the undersigned, say I am the President, of D & D Contractors, Inc.			
("President of," "Manager of," "A partner of," "Owner of," etc.)			
the claimant of the foregoing mechanics' lien. I have read said claim of mechanics' lien and know the contents thereof; the same is true of my own knowledge.			
I declare panelty of parity of the last of			
I declare penalty of perjury of the laws of California that the foregoing is true and correct.			
Executed on June 30, 19 86 Reno Nevada (City where signed)			
The self			
Personal signature of the individual who is swearing that the contents of the claim of mechanics' lien are true. Ken P. Dillon			
Page 1 This document is only a general form which may be proper for use in simple transactions and one way acts, or is intended to act, as a substitute for the advice of an attorney. The printer does not make any war-anty, either express or implied as to the legal validity of any property of the second of th			

Page stocument is only a general form which may be proper for use in simple transactions and sind make any wattanty, other express or implied as to the legal validity of any profit address to the legal validity of any profit and the legal validity of any pro	Dated19	VS. Claimant
This document is only a general form which may be proper for use in simple transactions and final way acts. One internet of an attorney is on might be propertied as to the legal validity of any profiles as to the legal validity of any profiles suitability of times at substitute for the advice of an attorney. The printer of the legal validity of any profiles as to the suitability of times at substitute for the advice of an attorney. The printer of the substitute for the advice of an attorney. The printer of the substitute for the advice of an attorney.	S2.00 for each additional page or fraction thereof. However, this price is subject to change and should be checked with the County Recorder's office, since the recorder will not record a document unless it is accompanied by the correct fee. INTEREST RATES To establish the proper interest rate to be charged on the unpaid balance look to the contract provisions. If the contract does not specify the rate, or if the contract is oral, the legal rate of interest is 10% per annum. BY TOSES BY TOSES A SOCIAL TO THE COUNTY TO THE CO	INFORMATION ABOUT MECHANICS' LIENS A mechanics' lien must be recorded within 90 days after the completion of the work of improvement as a whole unless the owner recorded, the mechanics' lien must be recorded within 30 days thereafter unless the claimant is a general contractor or specialty contractor who contracted directly with the owner; in which case the mechanics' lien must be recorded within 60 days after the notice of completion was recorded. A mechanics' lien expires recorded. The Mechanics' Lien Law is frequently amended. If you These are the basic time periods. For an explanation of variations on these time periods, and a full explanation of the Mechanics' Lien Law, see Chapter 9 of California Construction Law Manual (Building Industry Publishing Company, 1666 Corinth Avenue, Los Angeles, California 90025). RECORDING INFORMATION The mechanics' lien must be recorded in the county where the